1 2 3 4 5 6	Tanya E. Moore, SBN 206683 MOORE LAW FIRM, P.C. 300 South First Street Ste. 342 San Jose, California 95113 Telephone (408) 298-2000 Facsimile (408) 298-6046 E-mail: service@moorelawfirm.com tanya@moorelawfirm.com Attorney for Plaintiff Darren Gilbert		
7			
8	UNITED STATES DISTRICT COURT		
9	EASTERN DISTRIC	CT OF CALIFORNIA	
10	(Sacramer	nto Division)	
11			
12	DARREN GILBERT,) No.	
13	Plaintiff,) COMPLAINT ASSERTING DENIAL OF	
14	VS.) RIGHT OF ACCESS UNDER THE AMERICANS WITH DISABILITIES ACT	
15	SIGNATURE SERVICES dba FARMERS	FOR INJUNCTIVE RELIEF, DECLARATORY RELIEF, DAMAGES,	
16	MARKETPLACE; NF STADIUM, LLC;) ATTORNEYS' FEES AND COSTS (ADA	
17	Defendants.		
18			
19			
20	I. SUN	MMARY	
21	1. This is a civil rights action by	plaintiff DARREN GILBERT ("Plaintiff") for	
22	discrimination at the building, structure, facilit	ty, complex, property, land, development, and/or	
23	surrounding business complex known as:		
24	Farmers Marketplace		
25	1912 Covillaud Street Marysville, California 95901		
26	(hereafter "the Facility")		
27	2. Plaintiff seeks damages, injun	ctive and declaratory relief, attorney fees and	
28	costs, against SIGNATURE SERVICES	dba FARMERS MARKETPLACE and NF	
	Gilbert v. Signature Services, et al.		

Complaint

Case 2:22-cv-01266-DB Document 1 Filed 07/15/22 Page 2 of 9

STADIUM, LLC (hereinafter collectively referred to as "Defendants"), pursuant to Title III of		
the Americans with Disabilities Act of 1990 (42 U.S.C. §§ 12101 et seq.) ("ADA") and related		
California statutes.		
II. JURISDICTION		
2 TI'C (1 '' 1'' 1 20 H C 28 1221 11242 C ADA		

- 3. This Court has original jurisdiction under 28 U.S.C. §§ 1331 and 1343 for ADA claims.
- 4. Supplemental jurisdiction for claims brought under parallel California law arising from the same nucleus of operative facts is predicated on 28 U.S.C. § 1367.
 - 5. Plaintiff's claims are authorized by 28 U.S.C. §§ 2201 and 2202.

III. VENUE

6. All actions complained of herein take place within the jurisdiction of the United States District Court, Eastern District of California, and venue is invoked pursuant to 28 U.S.C. § 1391(b), (c).

IV. PARTIES

- 7. Defendants own, operate, and/or lease the Facility, and consist of a person (or persons), firm, and/or corporation.
- 8. Plaintiff is substantially limited in his ability to walk, and must use a wheelchair, knee scooter, or prosthetic for mobility. Consequently, Plaintiff is "physically disabled," as defined by all applicable California and United States laws, and a member of the public whose rights are protected by these laws.

V. FACTS

- 9. The Facility is open to the public, intended for non-residential use, and its operation affects commerce. The Facility is therefore a public accommodation as defined by applicable state and federal laws.
- 10. Plaintiff is a California resident who regularly travels to the area where the Facility is located and visited the Facility on or about February 18, 2022 to purchase beverages. During his visit to the Facility, Plaintiff personally encountered barriers (both physical and intangible) that interfered with, if not outright denied, Plaintiff's ability to use and enjoy the

goods, services, privileges and accommodations offered at the Facility. These barriers include, but are not necessarily limited to, the following: Plaintiff parked in a designated accessible parking stall in the Facility's parking lot. The curb ramp onto the entry walkway was improperly configured, projecting out into the parking lot, and had drop-offs on either side. It was difficult and nerve-wracking for Plaintiff to maintain his balance as he ascended and descended the ramp using his prosthetic leg.

- 11. There may exist other barriers at the Facility which relate to Plaintiff's disabilities, and he will seek to amend this Complaint once such additional barriers are identified as it is Plaintiff's intention to have all barriers which exist at the Facility and relate to his disabilities removed to afford him full and equal access.
- 12. Plaintiff was, and continues to be, deterred from visiting the Facility because Plaintiff knows that the Facility's goods, services, facilities, privileges, advantages, and accommodations were and are unavailable to Plaintiff due to Plaintiff's physical disabilities. Plaintiff enjoys the goods and services offered at the Facility, and will return to the Facility once the barriers are removed.
- 13. Defendants knew, or should have known, that these elements and areas of the Facility were inaccessible, violate state and federal law, and interfere with (or deny) access to the physically disabled. Moreover, Defendants have the financial resources to remove these barriers from the Facility (without much difficulty or expense), and make the Facility accessible to the physically disabled. To date, however, Defendants refuse to either remove those barriers or seek an unreasonable hardship exemption to excuse non-compliance.
- 14. At all relevant times, Defendants have possessed and enjoyed sufficient control and authority to modify the Facility to remove impediments to wheelchair access and to comply with the 1991 ADA Accessibility Guidelines and/or the 2010 ADA Standards for Accessible Design. Defendants have not removed such impediments and have not modified the Facility to conform to accessibility standards. Defendants have intentionally maintained the Facility in its current condition and have intentionally refrained from altering the Facility so that it complies with the accessibility standards.

Case 2:22-cv-01266-DB Document 1 Filed 07/15/22 Page 4 of 9

15. Plaintiff further alleges that the (continued) presence of barriers at the Facility is so obvious as to establish Defendants' discriminatory intent. On information and belief, Plaintiff avers that evidence of this discriminatory intent includes Defendants' refusal to adhere to relevant building standards; disregard for the building plans and permits issued for the Facility; conscientious decision to maintain the architectural layout (as it currently exists) at the Facility; decision not to remove barriers from the Facility; and allowance that Defendants' property continues to exist in its non-compliant state. Plaintiff further alleges, on information and belief, that the Facility is not in the midst of a remodel, and that the barriers present at the Facility are not isolated or temporary interruptions in access due to maintenance or repairs.

VI. FIRST CLAIM

Americans with Disabilities Act of 1990

Denial of "Full and Equal" Enjoyment and Use

- 16. Plaintiff re-pleads and incorporates by reference the allegations contained in each of the foregoing paragraphs, and incorporates them herein as if separately re-pled.
- 17. Title III of the ADA holds as a "general rule" that no individual shall be discriminated against on the basis of disability in the full and equal enjoyment (or use) of goods, services, facilities, privileges, and accommodations offered by any person who owns, operates, or leases a place of public accommodation. 42 U.S.C. § 12182(a).
- 18. Defendants discriminated against Plaintiff by denying Plaintiff "full and equal enjoyment" and use of the goods, services, facilities, privileges and accommodations of the Facility during each visit and each incident of deterrence.

Failure to Remove Architectural Barriers in an Existing Facility

19. The ADA specifically prohibits failing to remove architectural barriers, which are structural in nature, in existing facilities where such removal is readily achievable. 42 U.S.C. § 12182(b)(2)(A)(iv).

Case 2:22-cv-01266-DB Document 1 Filed 07/15/22 Page 5 of 9

1	20. When an entity can demonstrate that removal of a barrier is not readily	
2	achievable, a failure to make goods, services, facilities, or accommodations available through	
3	alternative methods is also specifically prohibited if these methods are readily achievable. <u>Id</u> .	
4	§ 12182(b)(2)(A)(v).	
5	21. Here, Plaintiff alleges that Defendants can easily remove the architectural	
6	barriers at the Facility without much difficulty or expense, that the cost of removing the	
7	architectural barriers does not exceed the benefits under the particular circumstances, and that	
8	Defendants violated the ADA by failing to remove those barriers, when it was readily	
9	achievable to do so.	
10	22. In the alternative, if it was not "readily achievable" for Defendants to remove	
11	the Facility's barriers, then Defendants violated the ADA by failing to make the required	
12	services available through alternative methods, which are readily achievable.	
13	Failure to Design and Construct an Accessible Facility	
14	23. Plaintiff alleges on information and belief that the Facility was designed and	
15	constructed (or both) after January 26, 1993 – independently triggering access requirements	
16	under Title III of the ADA.	
17	24. The ADA also prohibits designing and constructing facilities for first occupancy	
18	after January 26, 1993, that aren't readily accessible to, and usable by, individuals with	
19	disabilities when it was structurally practicable to do so. 42 U.S.C. § 12183(a)(1).	
20	25. Here, Defendants violated the ADA by designing and constructing (or both) the	
21	Facility in a manner that was not readily accessible to the physically disabled public -	
22	including Plaintiff – when it was structurally practical to do so. ¹	
23	Failure to Make an Altered Facility Accessible	
24	26. Plaintiff alleges on information and belief that the Facility was modified after	
25	January 26, 1993, independently triggering access requirements under the ADA.	
26		

27

¹ Nothing within this Complaint should be construed as an allegation that Plaintiff is bringing this action as a private attorney general under either state or federal statutes.

Case 2:22-cv-01266-DB Document 1 Filed 07/15/22 Page 6 of 9

- 27. The ADA also requires that facilities altered in a manner that affects (or could affect) its usability must be made readily accessible to individuals with disabilities to the maximum extent feasible. 42 U.S.C. § 12183(a)(2). Altering an area that contains a facility's primary function also requires making the paths of travel, bathrooms, telephones, and drinking fountains serving that area accessible to the maximum extent feasible. Id.
- 28. Here, Defendants altered the Facility in a manner that violated the ADA and was not readily accessible to the physically disabled public including Plaintiff to the maximum extent feasible.

Failure to Modify Existing Policies and Procedures

- 29. The ADA also requires reasonable modifications in policies, practices, or procedures, when necessary to afford such goods, services, facilities, or accommodations to individuals with disabilities, unless the entity can demonstrate that making such modifications would fundamentally alter their nature. 42 U.S.C. § 12182(b)(2)(A)(ii).
- 30. Here, Defendants violated the ADA by failing to make reasonable modifications in policies, practices, or procedures at the Facility, when these modifications were necessary to afford (and would not fundamentally alter the nature of) these goods, services, facilities, or accommodations.

Failure to Maintain Accessible Features

- 31. Defendants additionally violated the ADA by failing to maintain in operable working condition those features of the Facility that are required to be readily accessible to and usable by persons with disabilities.
- 32. Such failure by Defendants to maintain the Facility in an accessible condition was not an isolated or temporary interruption in service or access due to maintenance or repairs.
- 33. Plaintiff seeks all relief available under the ADA (i.e., injunctive relief, attorney fees, costs, legal expense) for these aforementioned violations. 42 U.S.C. § 12205.

1	
1	

VII. SECOND CLAIM

2

Unruh Act

3

34. Plaintiff re-pleads and incorporates by reference the allegations contained in each of the foregoing paragraphs, and incorporates them herein as if separately re-pled.

56

35. California Civil Code § 51 states, in part, that: All persons within the jurisdiction of this state are entitled to the full and equal accommodations, advantages,

California Civil Code § 51.5 also states, in part that: No business establishment

7

facilities, privileges, or services in all business establishments of every kind whatsoever.

8

of any kind whatsoever shall discriminate against any person in this state because of the

10

disability of the person.

36.

11

37. California Civil Code § 51(f) specifically incorporates (by reference) an

12

individual's rights under the ADA into the Unruh Act.

13 14 38. Defendants' aforementioned acts and omissions denied the physically disabled public – including Plaintiff – full and equal accommodations, advantages, facilities, privileges

15

and services in a business establishment (because of their physical disability).

16

39. These acts and omissions (including the ones that violate the ADA) denied, aided or incited a denial, or discriminated against Plaintiff by violating the Unruh Act.

17 18

40. Plaintiff was damaged by Defendants' wrongful conduct, and seeks statutory

19

minimum damages of \$4,000 for each offense.

2021

41. Plaintiff also seeks to enjoin Defendants from violating the Unruh Act (and ADA), and recover reasonable attorneys' fees and costs incurred under California Civil Code

22

§ 52(a).

VIII. THIRD CLAIM

2324

Denial of Full and Equal Access to Public Facilities

25

42. Plaintiff re-pleads and incorporates by reference the allegations contained in

26

each of the foregoing paragraphs, and incorporates them herein as if separately re-pled.

27

 $_{28}\parallel$

//

1	43.	Health and Safety Code § 19955(a) states, in part, that: California public
2	accommodat	ions or facilities (built with private funds) shall adhere to the provisions of
3	Government	Code § 4450.
4	44.	Health and Safety Code § 19959 states, in part, that: Every existing (non-
5	exempt) pub	olic accommodation constructed prior to July 1, 1970, which is altered or
6	structurally r	epaired, is required to comply with this chapter.
7	45.	Plaintiff alleges the Facility is a public accommodation constructed, altered, or
8	repaired in a	manner that violates Part 5.5 of the Health and Safety Code or Government Code
9	§ 4450 (or bo	oth), and that the Facility was not exempt under Health and Safety Code § 19956.
10	46.	Defendants' non-compliance with these requirements at the Facility aggrieved
11	(or potential	ly aggrieved) Plaintiff and other persons with physical disabilities. Accordingly,
12	Plaintiff seek	as injunctive relief and attorney fees pursuant to Health and Safety Code § 19953.
13	IX. PRAYER FOR RELIEF	
14	WHE	EREFORE, Plaintiff prays judgment against Defendants, and each of them, for:
15	1.	Injunctive relief, preventive relief, or any other relief the Court deems proper.
16	2.	Statutory minimum damages under section 52(a) of the California Civil Code
17		according to proof.
18	3.	Declaratory relief finding that Defendants violated the ADA.
19	4.	Attorneys' fees, litigation expenses, and costs of suit. ²
20	5.	Interest at the legal rate from the date of the filing of this action.
21	6.	For such other and further relief as the Court deems proper.
22	Dated: 7/15/2	Moore Law Firm, P.C.
23	Dated: 7/13/2	WIOORE LAW I IRWI, I . C.
24		/s/ Tanya E. Moore
25		Tanya E. Moore Attorney for Plaintiff
26		Darren Gilbert
27		

² This includes attorneys' fees under California Code of Civil Procedure § 1021.5.

1 2	VERIFICATION		
3 4 5 6 7 8	I, DARREN GILBERT, am the plaintiff in the above-entitled action. I have read the foregoing Complaint and know the contents thereof. The same is true of my own knowledge, except as to those matters which are therein alleged on information and belief, and as to those matters, I believe them to be true. I verify under penalty of perjury that the foregoing is true and correct.		
10 11 12	Dated: 7/15/2022 /s/ Darren Gilbert Darren Gilbert		
13 14	I attest that the original signature of the person whose electronic signature is shown above is maintained by me, and that his concurrence in the filing of this document and attribution of his signature was obtained.		
15 16 17 18	/s/ Tanya E. Moore Tanya E. Moore Attorney for Plaintiff, DARREN GILBERT		
19 20			
21 22 23			
24 25			
262728			